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October 13, 1911

## DAIRIES—DISPOSAL OF TUBERCULOUS CATTLE.

SEC. 1. Whenever the meat and milk inspector or his assistant shall find that any dairy cow or cows in any dairy in Jefferson County used for the production of milk for the inhabitants of the city of Birmingham, or any bovine animal of any kind associated with or connected with such dairy in any manner, are affected with tuberculosis, as determined by the tuberculin test, or otherwise with tuberculosis, it shall be the duty of the meat and milk inspector or his assistant to immediately notify the owner, proprietor, or manager of such dairy, either in person or in writing, of the presence of such tuberculous animal or animals.

SEC. 2. It shall be the duty of the owner or proprietor of such dairy, on being notified by the meat and milk inspector, or his assistant, to remove, or to have removed, within 24 hours, the said tuberculous cows from his dairy herd to a slaughterhouse that is under the supervision of the meat and milk inspector or his assistant, where the said tuberculous cow or cows must be slaughtered immediately, under the supervision of the meat and milk inspector, or his assistant, and a post-mortem examination held on same, and the tuberculous carcass or carcasses properly disposed of under the supervision of the meat and milk inspector or his assistant.

SEC. 3. It shall be unlawful for any person to interfere with, resist, or hinder, or prevent the meat and milk inspector, or his assistant, from the performance of his duties in the enforcement of any provision of this ordinance. Any such interference, resistance, hindrance, or prevention of the meat and milk inspector, or his assistant, shall be punished as provided for in this ordinance, and the permit issued to the dairy where such interference, hindrance, or prevention occurs shall be ipso facto revoked.

SEC. 4. Any dairyman, firm, or corporation, by himself or through his agent, found guilty of violating any provision of this ordinance, must, on conviction, be fined not less than \$10 nor more than \$100, and may also be imprisoned at hard labor for the city not exceeding six months, one or both.

SEC. 5. All ordinances or parts of ordinances in conflict with any part of this ordinance be, and the same are hereby, repealed. (Ordinance, adopted June 1, 1910.)

## WATER—QUALITY OF—TO BE SUPPLIED TO TENANTS.

It shall be unlawful for any person, firm, or corporation, to furnish for use of tenants occupying quarters in charge of or under control of any such person, firm, or corporation any water that shall not be equal in purity to that furnished by the Birmingham water-works system or the North Birmingham municipal water-works system.

Any person, firm, or corporation failing to comply with the provisions of this ordinance shall be deemed guilty of a misdemeanor and subject to a fine of from \$10 to \$100, and each day's failure to comply with the above ordinance shall constitute a separate offense, provided, however, that such person, firm, or corporation shall be served with a written notice by the city health officer, or any of his assistants, notifying them to comply with such ordinance. (Ordinance, adopted June 15, 1910.)

## CONTAGIOUS AND INFECTIOUS DISEASES—TO BE REPORTED WHEN READY FOR DISMISSAL.

SEC. 1. It shall be the duty of every physician or other person reporting cases of typhoid fever, smallpox, scarlet fever, diphtheria, measles, chicken pox, or other contagious or infectious disease to report to the city health officer as soon as each case is ready for dismissal.

SEC. 2. Any person violating any provision of this ordinance shall be deemed guilty of a misdemeanor, and be fined as provided in section 806 of the city code of Birmingham, Ala. (Ordinance, adopted May 18, 1910.)

## SEWERAGE SYSTEM—USE OF BY THOSE OUTSIDE THE CORPORATE LIMITS.

SEC. 1. Any person, firm, or corporation having its property, premises, or building not within the corporate limits, but within the police jurisdiction of the city of Birmingham, desiring to use or to connect with any sanitary sewer or sewers which connect with and flow into the sanitary sewerage system of Birmingham at any point, shall be required to conform to the laws and ordinances of the city of Birmingham regulating the installation of sanitary plumbing, and securing of permits for and the inspection of same, and shall be required generally to abide by the sanitary sewerage regulations of the city of Birmingham. (Ordinance, adopted July 20, 1910.)